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NOTICE OF ALLOWANCE AND FEE(S) DUE

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01/29/2010

WENDEROTH, LIND & PONACK, L.L.P. 1030 15th Street, N.W., Suite 400 East Washington, DC 20005-1503 EXAMINER

KANAAN, SIMON P

ART UNIT PAPER NUMBER

2432

DATE MAILED: 01/29/2010

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/796,972	03/11/2004	Masaya Yamamoto	2004_0392A	4039	

TITLE OF INVENTION: ENCRYPTED-CONTENT RECORDING MEDIUM, PLAYBACK APPARATUS, AND PLAYBACK METHOD

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	04/29/2010

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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513 75	590 01/29/2010		EXAM	INER	
WENDEROTH,	LIND & PONACK,	KANAAN, SIMON P			
1030 15th Street, N	J.W.,	ART UNIT	PAPER NUMBER		
Suite 400 East Washington, DC 2	0005-1503		2432 DATE MAILED: 01/29/201	0	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 700 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 700 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)		
	10/796,972	YAMAMOTO ET AL.		
Notice of Allowability	Examiner	Art Unit		
	SIMON KANAAN	2432		
The MAILING DATE of this communication appearable communication appearable claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT REPORTED TO THE CONTROL OF THE C	(OR REMAINS) CLOSED or other appropriate comr IGHTS. This application is	in this application. If not included nunication will be mailed in due course		
1. This communication is responsive to <u>1/12/2010</u> .				
2. X The allowed claim(s) is/are 21,22,24,25,27,28,30,31,33,34	<u>,36,39,40 and 42-44</u> .			
 3. Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 	been received. been received in Applicate	ion No	m the	
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm	IENT of this application.			
INFORMAL PATENT APPLICATION (PTO-152) which give				
5. CORRECTED DRAWINGS (as "replacement sheets") mus				
(a) ☐ including changes required by the Notice of Draftspers		ew (PTO-948) attached		
1) hereto or 2) to Paper No./Mail Date				
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Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t			of	
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1. Notice of References Cited (PTO-892)		nformal Patent Application		
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(SIMON KANAAN)		·		
/SIMON KANAAN/ Examiner, Art Unit 2432	/Gilberto Ba Supervisory P	rron Jr./ atent Examiner, Art Unit 2432		

Art Unit: 2432

EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Jeffrey Filipek, Registration No: 41471 on 1/25/2010.

The application has been amended as follows:

41. (Canceled)

Claim 28 (Currently Amended) A content playback method used in a playback terminal for playing back content, the playback terminal having a holding unit that holds device unique information pre-stored in the playback terminal, the device unique information being unique to the playback terminal, the content playback method comprising:

reading encrypted content from a portable medium, the encrypted content being generated by encrypting content using at least medium information including an encrypted medium key, generated by encrypting a medium key with the device unique information, pre-recorded on the portable medium;

judging whether or not rights information including usage rights for the encrypted content managed by an external license server is required for decrypting the encrypted content;

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reading the medium information pre-recorded on the portable medium; acquiring the rights information managed by the external license server when it is judged that the rights information is required, the rights information managed by the external license server being a part of information which is required for the decryption of the encrypted content;

decrypting the encrypted medium key, with use of the device unique information, so as to obtain the medium key, and cryptographically calculating a medium content key using the medium key;

cryptographically calculating a license content key using the medium content key and the rights information acquired from the external license server; and a decryption step of (a) decrypting the encrypted content using the medium content key, when it is judged that the rights information is not required, and (b) decrypting the encrypted content using the license content key, when it is judged that the rights information is required, wherein

the decrypting of the encrypted content using the medium content key, when it is judged that the rights information is not required, comprises obtaining the medium content key used in decrypting of the encrypted content and decrypting the encrypted content using the medium content key,

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the cryptographically calculating of the medium content key, when it is judged that the rights information is not required, comprises obtaining the medium key by decrypting the encrypted medium key using the device unique information,

the encrypted medium key recorded on the recording portable medium is generated by encrypting the medium key using device information of valid playback terminals, and

the cryptographically calculating of the medium content key fails to obtain the medium key, when the device unique information of the playback terminal itself is not included in the device information of the valid playback terminals.

Claim 42 (Currently Amended) A playback terminal for playing back content, the playback terminal comprising:

a holding unit operable to hold device unique information pre-stored in the playback terminal, the device unique information being unique to the playback terminal;

a content read unit operable to read encrypted content from a portable medium, the encrypted content being generated by encrypting content using at least medium information including an encrypted medium key, generated by encrypting a medium key with the device unique information, pre-recorded on the portable medium;

a decryption method judgment unit operable to judge whether or not rights information including usage rights for the encrypted content managed by an external license server is required for decrypting the encrypted content;

a medium information read unit operable to read the medium information pre-recorded on the portable medium;

a communication unit operable to acquire the rights information managed by the external license server when it is judged that the rights information is required, the rights information managed by the external license server being a part of information which is required for the decryption of the encrypted content;

a medium content key calculation unit operable to decrypt the encrypted medium key, with use of the device unique information, so as to obtain the medium key, and to cryptographically calculate a medium content key using the medium key;

a license content key calculation unit operable to cryptographically calculate a license content key using the medium content key and the rights information acquired from the external license server; and

a decryption unit operable to (a) decrypt the encrypted content using the medium content key, when it is judged that the rights information is not required, and (b) decrypt the encrypted content using the license content key, when it is judged that the rights information is required, wherein

the decryption unit includes:

a content key obtaining sub-unit operable to, when it is judged that the rights information is not required, obtain the medium content key used in decrypting of the encrypted content; and

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a content decryption sub-unit operable to, when it is judged that the rights information is not required, decrypt the encrypted content using the medium content key,

the medium content key calculation unit, when it is judged that the rights information is not required, obtains the medium key by decrypting the encrypted medium key using the device unique information,

the encrypted medium key recorded on the recording portable medium is generated by encrypting the medium key using device information of valid playback terminals, and

the content key obtaining <u>sub-</u>unit fails to obtain the medium key by decrypting the encrypted medium key, when the device unique information of the playback terminal itself is not included in the device information of the valid playback terminals.

This Examiner's amendment was suggested as:

- Claim 41 has all its limitations recited in claim 28 and it does not further limit claim 28 which it depends on;
- In order to overcome lack of antecedent bases in claims 28 and 42.

Conclusion

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2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to SIMON KANAAN whose telephone number is (571)270-

3906. The examiner can normally be reached on Mon-Thurs 7:30-5:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on 5712723799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/SIMON KANAAN/ Examiner, Art Unit 2432

/Gilberto Barron Jr./
Supervisory Patent Examiner, Art Unit 2432